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19 Attorneys for Defendants
20 JOHNSON & JOHNSON; JANSSEN RESEARCH &
21 DEVELOPMENT, LLC (formerly known and incorrectly
22 named as "Johnson & Johnson Pharmaceutical Research &
23 Development, LLC"); JANSSEN PHARMACEUTICALS,
24 INC. (formerly known and incorrectly named as "Ortho-
25 McNeil-Janssen Pharmaceuticals, Inc."); MCKESSON
26 CORPORATION

17 UNITED STATES DISTRICT COURT
18 NORTHERN DISTRICT OF CALIFORNIA

19 SIMON LAMPARD; KIMBERLY
20 ALBRING; MELANIE CHATELAIN;
21 PAUL CLARK; CHARLES CURRY;
22 DANIELLE FEMINE; SUSAN GALATI;
23 VICTORIA HUFF; BENJAMIN KEMP;
24 MAUREEN NICKOL; KARA POWERS,
25 OLGA SPIEGEL;

26 Plaintiff,

27 vs.

28 JOHNSON & JOHNSON; JOHNSON &
29 JOHNSON PHARMACEUTICAL
30 RESEARCH & DEVELOPMENT, L.L.C.;
31 ORTHO-MCNEIL-JANSSEN
32 PHARMACEUTICALS, INC.; DOES 1-
33 50; and MCKESSON CORPORATION;

Case No. 3:14-CV-04983-VC

STIPULATION AND [PROPOSED]
ORDER TO CONTINUE HEARING ON
DEFENDANTS' MOTION TO TRANSFER
VENUE

[Filed concurrently with Declaration of Sarah
E. Johnston]

[Assigned to Hon. Vince Chhabria]

Defendants.

IT IS HEREBY STIPULATED BY AND BETWEEN THE UNDERSIGNED PARTIES
THAT:

1. At a Case Management Conference on February 10, 2015 this Court set a hearing on Defendants' Motion to Transfer Venue for April 2, 2015 at 10:00 a.m. in Dept. 17 of the above-entitled Court, in the following cases:

- a. *Karyn Joy Grossman v. Johnson & Johnson, et al.*, Case No. 3:14-CV-03557-VC¹;
- b. *Simon Lampard, et al. v. Johnson & Johnson, et al.*, Case No. 3:14-CV-04983-VC; and
- c. *Geraldine Beverly v. Johnson & Johnson, et al.*, Case No. 3:14-CV-05246-VC.

2. Following the Case Management Conference, Defendants' counsel learned of a conflict on April 2, 2015 which would prevent attendance at the hearing on April 2, 2015 (see Declaration of Sarah E. Johnston at ¶ 3);

3. The Parties agree that the Motion to Transfer Venue can be heard on April 9, 2015
Courtroom 4
at 10:00 a.m. in Department 17 of the above-entitled Court, in accordance with Judge Chhabria's
civil law and motion rules;

4. No other scheduling modifications have been issued on this Motion, either by stipulation or by Court order.

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¹ The instant Stipulation applies to the *Lampard* action, but identical Stipulations will be filed in all three actions.

1 IT IS SO STIPULATED.

2 Dated: February 23, 2015

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BARON & BUDD, P.C.

By: /s/ Thomas Sims
Thomas Sims
Attorneys for Plaintiffs

Dated: February 23, 2015

BARNES & THORNBURG LLP

By: /s/ Sarah E. Johnston
Alexander G. Calfo
Gabrielle J. Anderson-Thompson
Sarah E. Johnston
Attorneys for Defendants
JOHNSON & JOHNSON; JANSSEN
RESEARCH & DEVELOPMENT, LLC;
JANSSEN PHARMACEUTICALS, INC.;
McKESSON CORPORATION

Attestation Pursuant to Civil Local Rule 5.1(i)

Pursuant to Civil Local Rule 5.1(i), I, Sarah E. Johnston, hereby attest that I have obtained concurrence in the filing of this document from the other signatories to this document.

I declare under penalty of perjury under the law of the United States of America that the foregoing is true and correct. Executed on February 23, 2015 at Los Angeles, California .

/s/ Sarah E. Johnston
Sarah E. Johnston

1 **[PROPOSED] ORDER**
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Having read and considered the Parties' Stipulation and [Proposed] Order to Continue
Hearing on Defendants' Motion to Transfer Venue and accompanying Declaration of Sarah E.
Johnston, PURSUANT TO STIPULATION, IT IS SO ORDERED.

6 Dated: February 25, 2015
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9 The Honorable Vince Chhabria
10 United States District Court Judge
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